RFR38*87AV 9#48 USBCD 1 Hon. Judge Van Sickle Floyd E. Ivey Liebler, Ivey, Connor, Berry & St. Hilaire 2 U.S. DISTRICT COURT 1141 N. Edison, Suite C **EASTERN DISTRICT OF WASHINGTON** P.O. Box 6125 Kennewick, WA 99336 Telephone (509) 735-3581 Fax (509) 735-3585 MY 01 2007 JAMES R. LARSEN, CLERK 5 DEPUTY SPOKANE, WASHINGTON Robert J. Siegel б 1325 Fourth Avenue Suite 940 Seattle, WA 98101-2509 Telephone (206) 624 9392 8 Fax (206) 624 0717 IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF WASHINGTON 10 11 NO. CV-05-5079-FVS JAMES S. GORDON, JR., an individual, 12 13 **Plaintiffs** 14 PROTECTIVE ORDER 15 VS. ASCENTIVE, LLC 16 a Delaware Limited Liability Company, 17 Defendant 18 The Discovery Master, having considered arguments of counsel for Plaintiff 19 and Defendants now orders as follows Regarding Discovery responses to written or oral discovery: 21 1. In submitting Discovery Responses, the Defendants are Ordered to 22 identify each response deemed to be Confidential, Proprietary or Trade Secret or 23 in any way Business Sensitive. As to such designated responses, the Plaintiff is 24 Ordered to not disclose the Responses of the opposing party to any person or 25 entity other than Counsel, the Party and Experts retained and identified by the 26 27 LIEBLER, IVEY, CONNOR, BERRY & ST. HILAIRE 28 Attomoys at Law P.O. Box 6125 Kennewick, Washington 99336-0125 (309) 735-3581 Protective Order - 1.

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Plaintiff.

- 2. Further, each of Counsel, the Party and Experts are directed to not communicate, in any form, any portion of the Responses provided to Discovery to any person or entity not included within those individuals identified in this Order. A Party may move for the authority to disclose specific information received in the Responses and, upon showing need, may be granted leave to disclose information to specific individuals for specific purposes.
- 3. Further, each of counsel, the Party and Experts are specifically directed to not do any of the following: a.) place any of the information designated pursuant to paragraph 1 herein on an internet site; b.) allow any IP Address and/or the identity of any person or entity disclosed by these Responses to Discovery, to be used for any purpose, including but not limited to "anti-spam" purposes, without demonstrating need to the Court. Identity here includes but is not limited to the name, address, telephone number, email address, any internet information.

Done this ______ day of April, 2007.

Honorable Harold Clarke

Presented by:

Floyd E. Ivey, attorney for Defendants

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LIEBLER, IVEY, CONNOR, BERRY & ST. HILAIRE Attorneys at Law P.O. Box 6125 Kennewick, Washington 99336-0125 (509) 735-3581